

Group I claims 1-10 and 24-33, which the Examiner asserts are directed to “cache access of requested transcoded media content;”

Group II claims 11-23, which the Examiner asserts are directed to “on-demand transcoding to produce requested media content;”

Group III claims 34-35, which the Examiner asserts are directed to “determination of optimum publishing option;”

Group IV claim 36, which the Examiner asserts is directed to “speculative predictions of publishing request;”

Group V claim 37, which the Examiner asserts is directed to “ascertaining availability of a server and the list of services it is configured to perform;” and

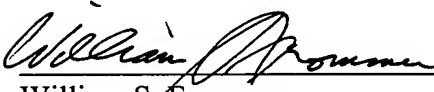
Group VI claim 38, which the Examiner asserts is directed to “shutting down a server transparent to a client.”

Applicants elect, **without traverse**, Group I claims 1-10 and 24-33 for further prosecution in the present application.

Applicants reserve their right to file a divisional application to re-present nonelected claims 11-23 and 34-38.

An early examination on the merits of the elected claims is solicited.

Respectfully submitted,  
FROMMER LAWRENCE & HAUG LLP

By:   
William S. Frommer  
Reg. No. 25,506  
(212) 588-0800